Chapter 9.40

COLLECTION AND TRANSPORATION OF SOLID WASTE

Sections: 9.40.010 Garbage hauling—Covering of vehicles. 9.40.020 Damaging containers. 9.40.025 Waste disposal—Rules and regu-9.40.030 Waste disposal—Dumping restrictions. 9.40.040 Spilling refuse from vehicles. Solid waste storage and disposal 9.40.050 facilities—New building. 9.40.060 Household solid waste. Litter—Deposit in containers. 9.40.070 9.40.075 Litter—Commercial handbills and advertising—Restrictions.

9.40.010 Garbage hauling—Covering of vehicles.

It is unlawful for any person to haul, convey or transport through or upon any of the public streets, any garbage, ashes, market wastes, trade wastes, manure, night soil, loose paper, scrap lumber, excelsior, tree limbs, bush clippings, lawn clippings, house refuse, yard refuse, liquid wastes, or any other refuse materials, in open trucks, open trailers or other open conveyances, unless covered completely with a heavy-duty canvas or other heavy acceptable material at all times when the vehicle is being used for the collection of, or carrying, transporting or hauling of such refuse.

9.40.020 Damaging containers.

It is unlawful for any person to willfully or negligently break, deface or injure any receptacle used to contain garbage or other refuse, or to do or permit to be done in connection with such receptacles anything which shall be damaging to the property of another.

9.40.025 Waste disposal—Rules and regulations.

It is unlawful for any person to make collections of or to haul or transport garbage, market waste or trade waste in or from any part of the city, except as provided by the rules and regulations of the board of health and/or Salt Lake County Special Service District No. 1.

9.40.030 Waste disposal—Dumping restrictions.

It is unlawful to dump or dispose of any refuse or garbage of any description anywhere in the city.

9.40.350 Loaded vehicles on streets.

It is unlawful for any person to suffer, permit or allow any vehicle loaded with garbage, manure, slop, swill, market waste or other refuse to be or remain standing upon any public street within the city any longer than may be necessary for the purpose of loading and transporting the same.

9.40.040 Spilling refuse from vehicles.

It is unlawful to deposit or permit to fall from any vehicle, any garbage, refuse or ashes on any public street or alley in the city; provided, that this section shall not be construed to prohibit placing garbage, refuse or ashes for collection in a manner complying with the prescribed rules and regulations of the Salt Lake County Special Service District No. 1.

9.40.050 Solid waste storage and disposal facilities—New building.

A. Before building permits shall be issued for construction of commercial buildings and multiple-dwelling units, plans for the adequacy, location and accessibility of solid waste containers and storage facilities must be approved by the city.

B. No certificate of occupancy shall be issued for such premises until the city approves such facilities.

9-15 Rev. 1/2005

9.40.060 Household solid waste.

All residents located in the city shall comply with the rules and regulations of the Salt Lake County Special Services District No. 1 in all matters pertaining to containers and removal of solid wastes.

9.40.070 Litter—Deposit in containers.

It is unlawful for any person to throw, discard, place or deposit litter in any manner or amount on any public or private property within the city except in containers or areas lawfully provided therefore.

9.40.080 Public waste containers—Use required.

It is unlawful for any person to throw, discard, place or deposit litter in any manner or amount on any public or private property within the city except in containers or areas lawfully provided therefore.

9.40.075 Litter--Commercial handbills and advertising—Restrictions.

It shall be unlawful for any person or business to post or cause to be posted or otherwise affixed, any handbills, leaflets, flyers, advertising devises, notices, unsolicited newspapers, papers, information material, or circulars on vehicles, utility poles, signs, fences, doors, trees, or any public property. If any of the above items are found upon public property contrary to the provisions of this section, the item may be removed by any city employee. This section shall not apply to official government documents, election materials, or materials specifically allowed in other city code sections.

9-16 Rev. 1/2005

Chapter 9.50

WEEDS AND REFUSE

Sections:

9.50.010 Responsibility to keep property clean.
9.50.020 Weed control standards.
9.50.030 Examination of property for compliance.

9.50.010 Responsibility to keep property clean.

It is unlawful for any owner or occupant of real property in the city to let the height of weeds on such property to grow beyond the maximum permitted, or to fail to remove from such property any injurious and noxious weeds, garbage or refuse, unsightly or deleterious objects or structures, after having been given notice pursuant to *Utah Code Ann*. § 10-11-2

9.50.020 Weed control standards.

Weeds shall be maintained at a height of not more than six inches at any time, and shall be cleared from all real property in the city.

9.50.030 Examination of property for compliance.

The city may abate weeds, garbage, refuse and unsightly objects pursuant to *Utah Code Ann.* § 10-11-1 to 4 and this code.

9-17 Rev. 1/2005

Chapter 9.55

FUMIGATION

Sections: 9.55.010 Fumigation.

9.55.010 Fumigation.

No person shall for commercial purposes use in any building, vessel or any place in the city a fumigant exterminator or an insecticide for the destruction or control of insects, vermin, rodents or other pests or engage in any business of such fumigation or extermination without a permit issued by the state of Utah.

9-18 Rev. 1/2005